## Case 1:19-cv-01121-ENV-CLP Document 19 Filed 10/16/19 Page 1 of 1 PageID #: 93 SAYID AND ASSOCIATES LLP

111 John Street New York, NY 10038 308 Spring Lane (mailing address) Haworth, NJ 07641

Tel: (212) 262-6188, Efax: (917) 463-0890 Email: sayidandassoc@aol.com

October 16, 2019

Magistrate MJ Pollack United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: <u>LandStar, Inc. vs. Hubai Chuguan Industry Co., Ltd. and Madison Stock Transfer Inc.</u> 19-cv-1121

Dear Magistrate Pollak:

This law firm represents the Defendant Hubai Chuguan Industry Co., Ltd. in the above referenced lawsuit before your Honor.

I would like to personally thank you for the courtesy you have shown to my client.

As per your order, on October 7, 2019, I contacted Plaintiff's counsel and inquired about settling the case and requested dates for the deposition.

On October 7, 2019, Mr. Fleischmann, stated that he would be away until October 23, 2019 and could I provide dates after that time period.

On October 11, 2019, I emailed Mr. Fleischmann that my client, Mr. Cong Tang Li was agreeable to be deposed on October 31<sup>st</sup>, 2019.

I have not heard from Mr. Fleischmann since my email of October 11, 2019.

Thank you for your consideration.

Very truly yours, M. David Sayid, Esq.

cc. Jeffrey Fleischmann, Esq.
Counsel for Plaintiff LandStar, Inc.
The Law Office of J. Fleischmann PC
150 Broadway, Suite 900
New York, NY 10038

Marshal Schictman, Esq. Counsel for Nom. Def. Mad.Stock Transfer Carle Place, NY 11514